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TO ARTHUR DELAND

Minnie H. Deland vs Arthur Deland the of Tennessee, in Chancery Court of Knox County, No. 16864 In this cause, it appearing from the bill filed which is sworn to that the defendant Arthur Deland is a non resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxville, Tennessee, on or before the 1st Monday of Oct. next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks.

This 21st day of August - 1919 J. C. FORD, Clerk and Master Henry Hudson, Solr.

Sept. 6 13 20 27 1959

TO EVA WILLIAMSON

J. R. Williamson vs. Eva Williamson State of Tennessee In Chancery Court of Knox County, No. 16884 In this cause, it appearing from the bill filed, which is sworn to, that the defendant, Eva Williamson is a non resident of the State of Tennessee so that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chancery Court, at Knox-ville, 1 unessee, on or before the monday of October next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to ner. This notice will be published in the KNOXVILLE INDEXEMBENT for four successive weeks. This 26th day of Aug 1919 1 C. FORD, Clk & Mas

J. W. Culton, Sol. Sept. 6 13 20 27 1919 TO LILLE ROSE

F Conrad Rose vs. Little Rose State of Tennessee, In Chancery Court of Knox County. No. 16910 In this cause, it appearing from the bill fled which is sworn to, that the denfendant Lillie Rose is " non-resident of Tenness the ordinary process cannot be served upon her it is ordered that said defendant appear before the Chancery court, at Knoxville, Tenn essee, on r before the 1st Monday of Oct text, and make defense to aid bill, or the same will be taken for aid bill, or the same will be taken for pext, and make defense to said bill, or onfessed and the cause set for hear-the same will be taken for confessed ing ex parte as to her. This notice and the cause set for nearing ex parte will be published in the Knoxville independent for four consecutive weeks. lished in the Knoxville Independent This 5th day of Sept., 1919 J. C. FORD, Clerk & Master.

R. A. Johnston, Sol. Sept 6 13 20 27 1919

Held in Swindle Conspiracy. Chicago, Sept. 10. - Charles W. French, the "brains" of a \$3,000,000 "swindle trust," which was raided in the Majestic botel, and six of his assistants who were arrested at the same time were arraigned before Judge Charles F. McKinley and held on charges of conspiracy. French's bond was fixed at \$15,000 and those of the other men at \$10,000.

TO A. W. SEXTON Myrtle Sexton vs. A. W Sexton in Chancery

State of Tennessee in Chan Court of Knox County, No. 1/87 In this cause it appearing from the bill med which is sworn to, that the defendant A W. sexton is a non-resident of the state of Tenn-essee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery Court at Knoxville, Tennessee, on or before the 1st Monday of October next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice wil be published in the Knoxville Independent for four con-

This 26th, of August 19 9

J. C. FORD, C. & M.

Geo. S. Child, Sol.
Sept. 6 13 20 27 1919

TO ROSA F, JOHNSON W. A. OHNSON AND JOHN CUR-

Rosa E. Johnson et al., VS. J. Laylayette Currier et al-

State of Tennessee, in Chancery Court of Knox County. No. 16350 In this cause it appearing from the p tition filed, which is sworn to, that the secondants, Rosa E. johnson W A. johnson and tonn Currier all ion on the demand of the railroad or whom are non-residents of the shopmen for increased wages the pol-State of Tennessee, so that the icy that settlement of such demands ordinary process of law cannot be served upon them, it is ordered that nomic conditions, interest centers on satu defendants appear before the Chancery Court, at Knoxville, 'Lennessee, o... or before the first Alonday of Occ. next. and make defense to sa.d bill, or the same will wage matters. be taken for confessed and the cause set for hearing ex parte as to them the men would pursue was expected

centive weeks. J. C. Ford, Clerk and Master. Green & Webb, Sols. Sept. 6 to 20 21 1919

knoxville independent for four con-

TU KAYMOND W. STULL Helene K. Stull vs. Raymond W. Stull Court of Knox County. No. 16885 In this cause, it appearing from the oill alled, which is sworn to, that the defendant Raymond W. S. ull is a non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear before the Chancery court, at Knoxville, Tennessee, on or before the first Monday of betober next, and make defense to said bill, or the same will be taken for confessed and the cause set for nearing ex parte as to him. This notice will be published in the Knoxville independent for four suces 've weeks.

This 28th day of August 1919 Webb, Baker & McDermott, Sols. Sept 6 13 20 27 1919

TO JAMES BROCK

1d Brock vs. James Brock State of Tennessee. In Chancel Court of Knox County. No. 16888 In this cause, it appearing from the the bill filed which is sworn to, that the defendant James Bto k is a non resident of the state of Tennessee, at the ordinary process cannot be served upon him. It is ordered that the defendant appear before the Chancery Court, at knoxville, Ten-nessee, on or before the 1st Monday of October next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ax narie as to him This notice will be published in the KNOXVILLE INDEPENDENT

for four consecutive weeks.

This 28th day of August, 1919

J. C. FORD, Cl'k & Mas N Fred McMillan 3ol. Sept 6 13 20 27 1919

NON-RESIDENT ATTACHMENT NOTICE.

TO CLEVELAND & GO. Model Mill Co. vs. Cleveland & Co. State of Tennessee, in Chancery Court of Knox County.

In this cause, it appearing from the bill filed, which is sworn to, that the Defendants Cleveland & Co., are justly indebted to the Model Mill Company, the Complainant, and that they are non- residents of the State o Tennessee, so that the ordinary pro cess of law cannot be served upon them, and an attachment having been issued and levied on the defendants' as a rule, have the advantage of small property, it is ordered that said de- or semirural communities. fendants appear before the Chancery Court at Knoxville, Tennessee, on or before the first Monday of Oct. next next, and make defense to said bill or the same will be taken for confessed and set for hearing Ex Parte as to them. This notice will be published in the Knoxyme Independent for four consecutive weeks.

This 28th day of August 1919 J. C. FORD, Clerk and Master. Cates & Price, Sols. Sept. 6 13 20 27 1919

TO ETHEL GERTRUDE MATTHEWS W H. Matthews vs. Ethel Gertrude Mathews

State of Tennessee. In Chancery Court of Knox County No. 16887 In this cause, it appearing from the bill-filed, which is sworn to, that the defendant Ethel Gertrude Matthewsis # non-resident of Tennessee, ro that ordinary process cannot be served up on her, it is ordered that said defind appear before the Chancery ant Court, at Knoxville. Cennessee, on o the first Monday of and the cause set for hearing ex parte for four consecutive weeks.

This the 28th day of August 1919 J. C. FORD, C. & M A. Y. Burrows, Sol. Sent 6 13 20 27 191

Mexico's Debt \$500,000,000. Washington,-Mexico's public debt !s 500,000,000, instead of the \$264,786,-042.63 as officially proclaimed in paid advertisements in American newspapers. This new total is admitted in an oficial statement by Luis Cabrera, Secretary of the Treasury in President Carranza's Cabinet, received re through official channels.

SHOPMEN DISCUSS WILSON'S OFFER

Response Expected Soon on Appeal That They Maintain "Truce" in Wage Matters.

RAISE TO BOOST H. C. L.

President Declares Increase Would Necessitate Higher Freight Rate and Defeat Government's Efforts to Bring Prices Down.

... .- The govern-Washington. ment's demands to other ratiroads will be the same as that given the shopmen, Director General Hines clearly indicated in a letter to A. O. Wharton, chairman of the board of railroad wages and working conditions.

-President Washington, Wilson having laid down in his decismust await restoration of normal eco-

The first indication of what course This notice will be published in the in an announcement from their representatives here, who continued in conference on the question with Acting President Jewell of the railway employees' department of the American Federation of Labor.

Explains Proposed Increase. Announcing that the men would be granted an increase of 4 cents an hour. are of Tennessee, in Chancery President Wilson said in an accompanying statement that to meet their demand for an increase of 17 cents an hour from the present basic pay of 68 cents, or 25 per cent, would necessitute higher freight rates, which would add to the already high cost of living and thus defeat the government's efforts to solve the most important question before the country today, a return to normal price levels. "We are face to face with a situation," said the president, "which is more likely to affect the happiness and prosperity and even the life of our people than the war itself,"

The policy of deferring settlement of increased wage demands pronounced by the president affects not only the railroad shopmen, but also railroad employees who have wage demands pending before the director general, or who are about to present them, It is expected an appeal on the same grounds will be made to these employees to accept postponement of a settlement of their demands.

Higher, If Plan Fails.

"It goes without saying," the president's statement said, "that if our ties, and the confiscation of 202 quarts, efforts to bring the cost of living down 3,372 plats and 40 half pints of whisrailway wages should be adjusted gallons of elder and 4 gallons of applealong with the rest."

Recommendations to the president from Director General Hines is to the amount of increase to be given, made public with the president's statement, showed that pay increases already re- war against Germany at last has been ceived by thousands of shopmen from accounted for. A list of missing and July 1, 1915, to August 1, 1919, were unaccounted for which at one time In excess of the increase in the cost was as high as 25,905 gradually was of living during that period, these in- reduced until for weeks it remained at creases being obtained by higher classification under standardization of employment.

Mr. Hines said the wages of railroad shopmen were not properly com- cent died; 16 per cent were found to parable with those paid for similar be prisoners; 25 per cent were lost before the Chancery Court, at Knoxville, work in shippards, because the work from their organizations in the conwas of a temporary nature, and also fusion of battle, but later rejoined because the workmen in the latter case were generally faced with higher living costs prevailing in congested districts, while the railroad shopmen,

\$70,000 BONDS LOST IN MAIL

Joliet Shipment to Chicago Banks Disappears Between the Two Cities.

Chicago, / .- Gen, James E. Stuart, chief postal inspector, admitted that his men were hunting for a registered pouch lost somewhere between Joliet and Chicago, Reports from Jollet based on statements by bankers there indicated that the pouch contained about \$70,000 worth of Liberty bonds, coupons, and other se curities. The pouch, with bonds from Joliet banks and consigned to Chicago institutions, left the Joliet post office one day last week, but postal authorities would not disclose the details.

Adopts Profit-Snaring Plan.

Sir William Crisswell, chairman of he British shipbuilding firm of William Gray & Co., has inaugurated at the plant a profit-sharing plan in the ope of bringing the workers and the company closer together. It differs from many other profit-sharing plans, in that the total profits accruing from the operation of the business shall be divided once each year-80 per cent to the company and 20 per cent to the

employees. Included in the plan are all of the 4.000 employees, over twenty-one years of age. The amount which each employee is to receive will be figured on the annual income, exclusive of overrime, and willful bas of time to the extent of more than twelve days a year will be disqualification for a share in the profits of that year.

SLAIN BY WOMAN COMPANION

Knoxville Real Estate Man Gives Name of Slayer in Dying State-

Knoxville, Tenn., Sept. 10,-Leroy D. Harth, prominent young real estate dealer, was skot and killed by a woman near Bearden, a suburb. The young man in his dying statement is said to have given the name of his assailant. The shooting occurred near the home of J. M. Jett, a farmer on Kingston Pike. Mr. Jett and his family were awakened by the voice of Harth, who had staggered from the roadside to the house. Harth crawled to the porch of the Jett home, where he died after making a statement to Mr. Jett.

FT. WILLIAMS GREETS PRINCE

British Heir Mingles With People and School Children-Cheered by Ten Thousand.

Ft. Williams, Ont., Sept. 10,-From his train at Union station here the prince of Wales stepped into grounds adorned with hundreds of flags and filled with a crowd of perhaps ten thousand cheering persons. The prince received a formal address from the mayor, then mingled with the people, greeting all classes simply. A guard of honor was composed of 100 overseas veterans. Thousands of school children took part in the welcome and a picked choir sang for the royal visitor.

Lehrs Pleads Guilty.

Stockholm, Sept. 10. - Reginald Lehrs, who is said once to have been an American newspaper correspondent, pleaded guilty to participating in the killing of Col. Hadjelache Ettinger, a former Russian naval officer, and an American citizen named Le-

Mrs. Trepagnier Taken to Prison. Chicago, Sept. 10.-Mrs. Thepagnier of New Orleans, who shot and killed Paul Frederick Volland, publisher, after a quarrel over a miniature of Washington, was taken to Joliet to begin an indeterminate sentence for manslau thter.

Troops Use Machine Guns, Berlin,-Ten persons were killed and eleven wounded during food riots in Glogau, Silesia. Troops used machine guns and hand grenades against the rioters. The trouble started when threatening crowds gathered before the shops and protested against the high prices charged for food. The situation became critical and troops were called out. The crowd attacked the soldiers and one soldier was shot. Thereupon the order to fire was given and the streets were cleared by the

should fail, it will be, of course neces ky; 143 gallons and 150 quarts of sary to accept the higher costs as a wine; 3,725 gallons and 15 barrels of permanent basis of adjustment, and mash; 90 gallons of "Old Hen;" 16 parte as to him. This notice will

Casualty List Is Completed.

Washington.-Every American soldier who became a "casualty" in the two. It is now presumed there is no doubt the two soldiers are dead, and they have been so listed officially. Of the total first reported missing 23 per them. The remainder were found scattered through various hospitals.

NORTH SEA NEARLY CLEARED

Work of U. S. Mine Sweepers in Former War Zone Making Sea Path Safe.

London, Sept. 10.-The North sea will be cleared of mines before the rough autumn weather forces the mine sweepers to quit work, according to a statement by a naval authority. Completion of the work this year had not been expected a month ago, but the defendant Joseph D. McDonald is a the American mine sweepers had far outstripped expectations, said the officer. Beginning with an average destruction of 200 mines daily, the Americans now are blowing up between 1,000 and 1,200. "Cleared" means, the officer asserted, as far as it is reasonable to expect sweepers to do the work. Undoubtedly many mines will be missed and navy men expect to hear of ships striking isolated mines for some time.

Renner in Paris to Sign. Paris, Sept. 10.-Dr. Karl Renner, the Austrian chancellor and head of the Austrian peace delegation, who is to

sign the peace treaty Wednesday for Is nation, arrived in Paris from Vienna. Wilson Compliments Gompers. Samuel Gompers, president of the American Federation of Labor, was re-

work of Mr. Gompers' commission.

ceived at Paris by President Wilson,

who expressed his appreciation of the

Nation's Drug Bill. Five hundred million dollars is said to be the yearly expenditures for drugs in the United States. Since 1880 the expenditure per capita for patent remedies consumed in the United States has risen from 33 cents to \$1.54.

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TO UTTLE FOR NER LILLIE FORTNER J. B. JENNINGS no CATHERINE JENNINGS

J. E. Cook . . J. F. Weathers et al State of Tennessee, In Chancery Court

of Knox County. No. 108 o the pili liled which is sworn to, that thedefendants, Ottie Fortner Lille Fortner, J. B. Jennings, Catherine jennings are non residents of the State of Tennessee, so that the ordinary procession of the served upon them, it is ordered that said desendants appear pefore the Chancery Court at Anox ville, Tennessee, on or before the is Monday of October next, and make delense to said bill, or the same will be taken for confessed and set for hearing, ex party, as to them. I'ms notice will be published in the knoxville independent for four consecutive

This 30th day of August 1919 J. C. PORD, C. & M J. Bailey Wray, Sol. Sept. 6 15 20 27 1919

TO JULIN H. SNOUDERLY Laura & Smodderly vs. John H. Snod-

derly at Knoxville, Tennessee, on or belore the first Monday of Oct. next
and make defense to said bill, or
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and make defense to said bill, or
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and make defense to said bill, or
the same will be taken for conlore the same will be taken for conbe published in the Knoxville Independent for four consecutive weeks. This 29th day of Aug. 1919

J. C. FURD, C. & M. S. E. N. Moore, Sol. Sept. 6 18 20 2 1919

TO MAKIIN RIDINGS

Vernie Ridings vs Martin Ridings state of Tennessee. In Chancer Lourt of Knox County. No. 16882 In this cause, is appearing from the bill filed, which is sworn to, that the defendant Martin Ridfngsis a non-resid ent of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant appear Tennessee, on or before the first Monday of October next and make defense to said bill, or the same will be taken for confessed and the cause set for hearing ex parte as to him. This notice will be published in the Knoxville Independent for four consecutive weeks. This 27th day of Aug. 1919

J. C. Ford Clerk & Master T. C. Philips, Sol. Sept. 6 13 20 27 1919

TO JOSEPH D. McDONALD Unice E. McDonald vs. Joseph D. McDonald

State of Tennessee, In Chancery Court of Knox County, No. 16: 66 In this cause, it appearing from the bill filed which is sworn to that non-resident of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said de fendant appear before the Chancer; Court, at Knoxvile, Tennessee, on or before the first Monday of Oct. next and make defense to said bill, or the same will be taken for confessed and he cause set for hearing ex parte as to him. This notice will be publishd in the Knoxville Independent for our successive weeks.

This 21st day of August. 1919 J. C. FORD, C. and M. R. A. Mynatt, Sol. Sep. 6 13 20 27 1919

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TO SPENCER LEE

Nellie Lee vs. Spencer Lee State of Tennessee, in Chancery Cour

of Knox County. No. 1690 the bill filed, which is sworn to that the residence of Spence- Lea not be ascertained upon diligent inquiry so that the ordinary process cannot be served upon him. It is ordered that said defendant appear before the Chancery Court, at K. zville rennessee, on ar before the . 7 t Mon day of Oct. next, and make defense o said bill, or the same will be aken for confessed and the cause et for hearing ex parte as to him This notice will be published in the KNOXVILLE INDEPENDENT for

This September 4th. 1919

L.C. FORD C. & M

T. C. Philips, Sol.

September 6 13 20 27 1919

TO GARY MORRISON

Bell Morrison vs. Gary Morrison State of Tennessee in Chancer Court of Knox County. No. 16904 and the streets were cleared by the use of machine guns.

State of Tennessee; In Chancery Court of Knox County. No. 16904

Thirty Stills Seized in West Virginia. Charleston, W. Va.—The August report of the State Prohibitory Department was issued. It shows 57 arrests during the month for Yost violations, the capture of 30 moonshine stills, most of them in southern counting the month for Yost violations, the capture of 30 moonshine stills, most of them in southern counting the month of the same will be taken for continuous the served upon him, it is ordered that said defendant appear before the Chancery Court, at Knoxyille, Tennessee, on or before the first Month, or the same will be taken for continuous transfer to the chancery counting the month of the same will be taken for continuous transfer to the chancery counting the month of the same will be taken for continuous transfer to the chancery counting the month of the same will be taken for continuous transfer to the chancery counting the month of the same will be taken for continuous transfer to the chancery counting the month of the same will be taken for continuous transfer to the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancery counting the month of the same transfer the chancer counting the month of the same transfer the chancer counting the month of the same transfer the chancer cou successive weeks.

This 4th day of September 1919 J. C. FORD, C. & M. G. H. Mynatt, Sol. September 6 13 20 27 1919

TO RHUBEN COWAN

Jennie Cowan vs. Rhuben Cowan State of Tennessee, In Chancery. Court of Knox County. No. 16852 In this cause it appearing from the bill filed which is sworn to, that the defendant Rhuben Cowan is a is a non-resident of the State of Tennessee, so that the ordinary process cannot be served upon him, it is ordered that said defendant ap-pear before the Chancery Court, at Knoxville, Tennesses, on or before the 1st Monday of Ostober next, and make defense is asked bill, or the same will be taken for confessed and the cause of hor confessed and the cause set for hearing exparte as to him. This notice will be published in the Knoxville Independent for four secutive weeks. This 30th day of August 1919

J. C. FORD, Clerk and Master.
W. T. Yardley, Sel.

Sept. 6 1° 20 27 1919

TO HETTIE HAYFS

H. H. Hayes vs. He tie Hayes Court of Knox County. No. 46867

In this cause, it appearing from the bill filed, which is sworn to, that defendant Hettie Hayes is a non-resident of the State of Tennesser that the ordinary process cannot be served upon her, it is ordered that said defendant appear before the Chan-cery Court, at Knoxville, Tennessee. on or before the first Monday of October next, and make defense said hill, or the same will be taken for confessed and the cause set for hearing ex parte as to her This totice will be published in the Knoxville Independent for four successweeks This 21st day of Aug-1919

J. C. FORD, C. & M.,

W. R. Henderson, Sol.

Sept. 6 12 20 27 1919

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